Herbert Theodore Patty, State Bar No. 255,502 1 The Law Office of Herbert T. Patty 111 North Market Street, Suite 300 2 San Jose, CA 95113 408-520-8701 Cell: 3 Fax: 408-549-9931 4 E-Mail: herbert@htplaw.com; docketing@htplaw.com; htpattylaw@gmail.com 5 Attorney for Plaintiff BOSKO KANTE p/k/a BOSKO KANTE 6 UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA 7 WESTERN DIVISION 8 9 BOSKO KANTE p/ka/ BOSKO KANTE, an Case No.: 2:23-CV-06186-HDV-PD individual 10 APPLICATION OF PLAINTIFF BOSKO Plaintiff, KANTE FOR ENTRY OF DEFAULT 11 v. AGAINST DEFENDANT WARNER MUSIC GROUP, CORP. 12 DUA LIPA, an individual; STEPHEN KOZMENIUK p/k/a/ KOZ, an individual; 13 WARNER MUSIC GROUP, CORP., a 14 Delaware Corporation; and DOES 1 through 10, inclusive, 15 Defendants. 16 17 Pursuant to Federal Rule of Civil Procedure 55(a), Plaintiff Bosko Kante by and through its 18 undersigned counsel, respectfully requests that the Clerk of Court enter default against Defendant 19 Warner Music Group, Corp., on the basis that the record in this case demonstrates that the Defendant 20 has failed to respond to the Summons and Complaint with the time prescribed by the Federal Rules of 21 22 Civil Procedure. The grounds for this Application are set forth in the accompanying Declaration of 23 Herbert T. Patty, filed concurrently herewith. 24 25 26 27 Application for Entry of Default Against 28

Defendant Warner Music Group, Corp.

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1	Dated: October 13, 2023	Respectfully submitted,
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3		Herbert T. Patty Herbert T. Patty, Esq. Attorney for Plaintiff BOSKO KANTE
4		Herbert T. Patty, Esq. \mathcal{O} Attorney for Plaintiff
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PROOF OF SERVICE 1 I, Herbert T. Patty, certify and declare as follows: 2 I am over the age of 18 years, and not a party to this action. My business address is 111 North Market 3 Street, San Jose, CA 95113. I am employed in the County of Santa Clara where this service occurs. 4 On the date set forth below, following ordinary business practice, I served a true copy of the foregoing document(s) described as: 5 APPLICATION OF PLAINTIFF BOSKO KANTE FOR ENTRY OF DEFAULT 6 AGAINST DEFENDANT WARNER MUSIC GROUP, CORP. 7 (BY MAIL) I am readily familiar with my employer's normal business practice for collection and 8 processing of correspondence for mailing with the U.S. Postal Service. Correspondence so collected and processed is deposited with the U.S. Postal Service that same day in the ordinary course of 9 business. I placed for deposit in the United States Post Service in a sealed envelope, with postage fully prepaid, to the addressee(s) below. 10 ☐ (BY PERSONAL SERVICE) I personally delivered the above document(s) by hand between 9:00 a.m. 11 and 5:00 p.m. to the office of the addressee(s) below. 12 ☐ (BY OVERNIGHT DELIVERY) I deposited in a box or other facility regularly maintained by Federal 13 Express an express service carrier or delivered to a courier or driver authorized by said express service carrier to receive such envelope(s) to be delivered by overnight delivery, with delivery fees paid or 14 provided for, addressed to the person(s) on whom it is to be served below. 15 ✓ (BY ELECTRONIC SERVICE) I transmitted via electronic service to the offices of the addressee(s) below as stated on the attached service list on this date. 16 17 **Defendant's Counsel** Bradley Mullins David Steinberg 18 Mitchell Silberberg & Knupp LLP 19 2049 Century Park E Los Angeles, CA 90067 20 Email: bym@msk.com DAS@msk.com 21 I certify and declare under penalty of perjury under the laws of the United States that the foregoing is 22 true and correct. 23 Herbert T. Patty Executed on: October 13, 2023 Herbert T. Patty 24 Attorney for Plaintiffs 25 26 27 Application for Entry of Default Against 28 Defendant Warner Music Group, Corp.

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